

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

USA

Plaintiff,

- against -

IRVIN BROWN, ET. AL.

Defendants.

**FILED**  
IN CLERK'S OFFICE  
U.S. DISTRICT COURT E.D.N.Y.

★ FEB 06 2009 ★

BROOKLYN OFFICE

Order

04 Cr. 558 (JG)

Upon the application of counsel for the defendant, Irvin Brown, and upon the consent of the Government, by AUSA Richard Faugnan, Esq.,

IT IS HEREBY ORDERED:

That the bail conditions for the defendant, Irvin Brown, are modified as follows: The defendant's bail shall remain secured solely by his own home. The property posted by Malka and Jacob Luger shall be removed from the defendant's bond but the Luger's shall remain on the bond as sureters. All other conditions shall remain the same.

SO ORDERED:

s/John Gleeson

Hon. John Gleeson

5-4-07

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April 4, 2007

**VIA FACSIMILE**  
**TO BE FILED UNDER SEAL**

Hon. John Gleeson  
United States District Court Judge  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, NY 11201

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BROOKLYN OFFICE

**Re: USA v. Jacobowitz (Irvin Brown) /04 cr. 558 (JG)**

Dear Judge Gleeson:

My office represents Irvin Brown. I am writing with the consent of the Government to respectfully request that Mr. Brown's bail conditions, as set forth below, be modified.

Mr. Brown was released on a \$2 million bond secured by his home and the home of his cousin, Malka Luger (owned jointly with her husband, Jacob Luger). Mr. Brown's home, I am informed, has equity in excess of \$600,000.00. The Lugers have requested, for personal financial reasons, that their home, with equity of approximately \$400,000, be removed from the bond. The Lugers, however, have agreed to remain as sureters on the bond. Given Mr. Brown's status in this case as a cooperating defendant, and his exemplary record of appearing where and when required, I request that his bail conditions be modified so that his bail is secured by his own home and that all other provisions remain the same. Finally, I respectfully request that this letter be filed under seal and not recorded on the docket sheet so as to avoid electronic notification to counsel for the co-defendants.

I have attached a proposed Order for Your Honor's consideration.

Respectfully submitted,

Michael Bachner

MFB/jl

cc: AUSA Richard Faugnan